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## THE TELANGANA GAZETTE

### PART-VII EXTRAORDINARY

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HYDERABAD, THURSDAY, JULY 6, 2017.

#### NOTIFICATIONS RELATING TO THE ADMINISTRATION OF PANCHAYAT RAJ

—X—

#### TELANGANA STATE ELECTION COMMISSION

4<sup>TH</sup> ORDINARY ELECTIONS TO MUNICIPAL CORPORATION/MUNICIPALITIES/NAGAR PANCHAYATS, 2014 - KORUTLA MUNICIPALITY IN JAGTIAL DISTRICT - RENDERING OF FINAL ACCOUNTS OF ELECTION EXPENSES - DISQUALIFICATION OF (93) DEFEATED CANDIDATES IN KORUTLA MUNICIPALITY, WHO FAILED TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NAMALA PRIYANKA, DEFEATED CANDIDATE FOR WARD NO.1 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(1)** .-WHEREAS, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Namala Priyanka**, defeated candidate of **Ward No.1**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(1), dt.12.11.2015 to **Smt. Namala Priyanka**, defeated candidate of **Ward No.1** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Namala Priyanka**, defeated candidate for **Ward No.1** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Namala Priyanka**, defeated candidate for **Ward No.1** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Namala Priyanka**, defeated candidate for **Ward No.1** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. AKKALDEVI LAHARI, DEFEATED CANDIDATE FOR WARD NO.1 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(2) .-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Akkaldevi Lahari**, defeated candidate of **Ward No.1**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(2), dt.12.11.2015 to **Smt. Akkaldevi Lahari**, defeated candidate of **Ward No.1** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Akkaldevi Lahari**, defeated candidate for **Ward No.1** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Akkaldevi Lahari**, defeated candidate for **Ward No.1** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Akkaldevi Lahari**, defeated candidate for **Ward No.1** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PANDIRI VANI, DEFEATED CANDIDATE FOR WARD NO.1 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(3).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Pandiri Vani**, defeated candidate of **Ward No.1**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(3), dt.12.11.2015 to **Smt. Pandiri Vani**, defeated candidate of **Ward No.1** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Pandiri Vani**, defeated candidate for **Ward No.1** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Pandiri Vani**, defeated candidate for **Ward No.1** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Pandiri Vani**, defeated candidate for **Ward No.1** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BOLISHETTY SHAILAJA, DEFEATED CANDIDATE FOR WARD NO.1 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(4).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Bolishetty Shailaja**, defeated candidate of **Ward No.1**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(4), dt.12.11.2015 to **Smt. Bolishetty Shailaja**, defeated candidate of **Ward No.1** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Bolishetty Shailaja**, defeated candidate for **Ward No.1** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Bolishetty Shailaja**, defeated candidate for **Ward No.1** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Bolishetty Shailaja**, defeated candidate for **Ward No.1** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RUDRA SAROJA, DEFEATED CANDIDATE FOR WARD NO.1 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(5).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Rudra Saroja**, defeated candidate of **Ward No.1**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(5), dt.12.11.2015 to **Smt. Rudra Saroja**, defeated candidate of **Ward No.1** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Rudra Saroja**, defeated candidate for **Ward No.1** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Rudra Saroja**, defeated candidate for **Ward No.1** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Rudra Saroja**, defeated candidate for **Ward No.1** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PISARI NARSAIAH, DEFEATED CANDIDATE FOR WARD NO.2 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(6).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Pisari Narsaiah**, defeated candidate of **Ward No.2**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(6), dt.12.11.2015 to **Sri. Pisari Narsaiah**, defeated candidate of **Ward No.2** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Pisari Narsaiah**, defeated candidate for **Ward No.2** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Pisari Narsaiah**, defeated candidate for **Ward No.2** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Pisari Narsaiah**, defeated candidate for **Ward No.2** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. THOKALA RAMESH, DEFEATED CANDIDATE FOR WARD NO.2 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(7).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Thokala Ramesh**, defeated candidate of **Ward No.2**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(7), dt.12.11.2015 to **Sri. Thokala Ramesh**, defeated candidate of **Ward No.2** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Thokala Ramesh**, defeated candidate for **Ward No.2** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Thokala Ramesh**, defeated candidate for **Ward No.2** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Thokala Ramesh**, defeated candidate for **Ward No.2** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SADUMASULA NARAHARI, DEFEATED CANDIDATE FOR WARD NO.4 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(8)WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Sadumasula Narahari**, defeated candidate of **Ward No.4**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(8), dt.12.11.2015 to **Sri. Sadumasula Narahari**, defeated candidate of **Ward No.4** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Sadumasula Narahari**, defeated candidate for **Ward No.4** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Sadumasula Narahari**, defeated candidate for **Ward No.4** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Sadumasula Narahari**, defeated candidate for **Ward No.4** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. YATAM VENKATESHWAR, DEFEATED CANDIDATE FOR WARD NO.4 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(9) .-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Yatam Venkateshwar**, defeated candidate of **Ward No.4**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(9), dt.12.11.2015 to **Sri. Yatam Venkateshwar**, defeated candidate of **Ward No.4** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Yatam Venkateshwar**, defeated candidate for **Ward No.4** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Yatam Venkateshwar**, defeated candidate for **Ward No.4** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Yatam Venkateshwar**, defeated candidate for **Ward No.4** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BATTU SHEKAR, DEFEATED CANDIDATE FOR WARD NO.4 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(10).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Battu Shekar**, defeated candidate of **Ward No.4**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(10), dt.12.11.2015 to **Sri. Battu Shekar**, defeated candidate of **Ward No.4** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Battu Shekar**, defeated candidate for **Ward No.4** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Battu Shekar**, defeated candidate for **Ward No.4** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Battu Shekar**, defeated candidate for **Ward No.4** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. THUPAKULA ANNAPURNA, DEFEATED CANDIDATE FOR WARD NO.5 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(11) .-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dt:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Thupakula Annapurna**, defeated candidate of **Ward No.5**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(11), dt.12.11.2015 to **Smt. Thupakula Annapurna**, defeated candidate of **Ward No.5** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Thupakula Annapurna**, defeated candidate for **Ward No.5** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Thupakula Annapurna**, defeated candidate for **Ward No.5** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Thupakula Annapurna**, defeated candidate for **Ward No.5** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PUTHLI BEGUM, DEFEATED CANDIDATE FOR WARD NO.5 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(12)** .-**WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may be order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Puthli Begum**, defeated candidate of **Ward No.5**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(12), dt.12.11.2015 to **Smt. Puthli Begum**, defeated candidate of **Ward No.5** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Puthli Begum**, defeated candidate for **Ward No.5** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Puthli Begum**, defeated candidate for **Ward No.5** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Puthli Begum**, defeated candidate for **Ward No.5** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SULTHANA BEGUM, DEFEATED CANDIDATE FOR WARD NO.5 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(13)** .-**WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Sulthana Begum**, defeated candidate of **Ward No.5**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(13), dt.12.11.2015 to **Smt. Sulthana Begum**, defeated candidate of **Ward No.5** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Sulthana Begum**, defeated candidate for **Ward No.5** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Sulthana Begum**, defeated candidate for **Ward No.5** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Sulthana Begum**, defeated candidate for **Ward No.5** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. EJAJ SULTHANA, DEFEATED CANDIDATE FOR WARD NO.5 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(14).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Ejaj Sulthana**, defeated candidate of **Ward No.5**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(14), dt.12.11.2015 to **Smt. Ejaj Sulthana**, defeated candidate of **Ward No.5** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Ejaj Sulthana**, defeated candidate for **Ward No.5** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Ejaj Sulthana**, defeated candidate for **Ward No.5** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Ejaj Sulthana**, defeated candidate for **Ward No.5** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PATHIPAKA KUSUMALATHA, DEFEATED CANDIDATE FOR WARD NO.6 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(15) .-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Pathipaka Kusumalatha**, defeated candidate of **Ward No.6**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(15), dt.12.11.2015 to **Smt. Pathipaka Kusumalatha**, defeated candidate of **Ward No.6** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Pathipaka Kusumalatha**, defeated candidate for **Ward No.6** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Pathipaka Kusumalatha**, defeated candidate for **Ward No.6** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Pathipaka Kusumalatha**, defeated candidate for **Ward No.6** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MAHE JABIN, DEFEATED CANDIDATE FOR WARD NO.6 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(16).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Mahe Jabin**, defeated candidate of **Ward No.6**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(16), dt.12.11.2015 to **Smt. Mahe Jabin**, defeated candidate of **Ward No.6** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Mahe Jabin**, defeated candidate for **Ward No.6** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Mahe Jabin**, defeated candidate for **Ward No.6** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Mahe Jabin**, defeated candidate for **Ward No.6** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ABDUL WAHEED, DEFEATED CANDIDATE FOR WARD NO.7 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(17).**-**WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Abdul Waheed**, defeated candidate of **Ward No.7**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(17), dt.12.11.2015 to **Sri. Abdul Waheed**, defeated candidate of **Ward No.7** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Abdul Waheed**, defeated candidate for **Ward No.7** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Abdul Waheed**, defeated candidate for **Ward No.7** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Abdul Waheed**, defeated candidate for **Ward No.7** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. THOTA DURGA PRASAD, DEFEATED CANDIDATE FOR WARD NO.7 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(18).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Thota Durga Prasad**, defeated candidate of **Ward No.7**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(18), dt.12.11.2015 to **Sri. Thota Durga Prasad**, defeated candidate of **Ward No.7** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Thota Durga Prasad**, defeated candidate for **Ward No.7** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Thota Durga Prasad**, defeated candidate for **Ward No.7** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Thota Durga Prasad**, defeated candidate for **Ward No.7** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MUNEERUDDIN MD., DEFEATED CANDIDATE FOR WARD NO.7 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(19) .-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Muneeruddin Md.**, defeated candidate of **Ward No.7**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(19), dt.12.11.2015 to **Sri. Muneeruddin Md.**, defeated candidate of **Ward No.7** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Muneeruddin Md.**, defeated candidate for **Ward No.7** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Muneeruddin Md.**, defeated candidate for **Ward No.7** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Muneeruddin Md.**, defeated candidate for **Ward No.7** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MUQEEM M.A., DEFEATED CANDIDATE FOR WARD NO.7 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(20)** .-**WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Muqeem M.A.**, defeated candidate of **Ward No.7**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(20), dt.12.11.2015 to **Sri. Muqeem M.A.**, defeated candidate of **Ward No.7** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Muqeem M.A.**, defeated candidate for **Ward No.7** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Muqeem M.A.**, defeated candidate for **Ward No.7** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Muqeem M.A.**, defeated candidate for **Ward No.7** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ABDUL RASHEED, DEFEATED CANDIDATE FOR WARD NO.7 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(21).**-**WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Abdul Rasheed**, defeated candidate of **Ward No.7**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(21), dt.12.11.2015 to **Sri. Abdul Rasheed**, defeated candidate of **Ward No.7** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Abdul Rasheed**, defeated candidate for **Ward No.7** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Abdul Rasheed**, defeated candidate for **Ward No.7** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Abdul Rasheed**, defeated candidate for **Ward No.7** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. JAKKULA PRASAD, DEFEATED CANDIDATE FOR WARD NO.7 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(22).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Jakkula Prasad**, defeated candidate of **Ward No.7**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(22), dt.12.11.2015 to **Sri. Jakkula Prasad**, defeated candidate of **Ward No.7** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Jakkula Prasad**, defeated candidate for **Ward No.7** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Jakkula Prasad**, defeated candidate for **Ward No.7** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Jakkula Prasad**, defeated candidate for **Ward No.7** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SHAFIQU RAHMAN, DEFEATED CANDIDATE FOR WARD NO.7 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(23).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Shafiqur Rahman**, defeated candidate of **Ward No.7**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(23), dt.12.11.2015 to **Sri. Shafiqur Rahman**, defeated candidate of **Ward No.7** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Shafiqur Rahman**, defeated candidate for **Ward No.7** had submitted election expenditure accounts on receipt of notice without furnishing any explanation for his failure to submit the same within the stipulated period of 45 days from the date of declaration of results..

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Shafiqur Rahman**, defeated candidate for **Ward No.7** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Shafiqur Rahman**, defeated candidate for **Ward No.7** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SHAHED MOHAMMED SHAIK, DEFEATED CANDIDATE FOR WARD NO.7 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(24)** .-**WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Shahed Mohammed Shaik**, defeated candidate of **Ward No.7**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(24), dt.12.11.2015 to **Sri. Shahed Mohammed Shaik**, defeated candidate of **Ward No.7** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Shahed Mohammed Shaik**, defeated candidate for **Ward No.7** had submitted election expenditure accounts on receipt of notice without furnishing any explanation for his failure to submit the same within the stipulated period of 45 days from the date of declaration of results.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Shahed Mohammed Shaik**, defeated candidate for **Ward No.7** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Shahed Mohammed Shaik**, defeated candidate for **Ward No.7** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SALEEM M.A., DEFEATED CANDIDATE FOR WARD NO.7 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(25).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Saleem M.A.**, defeated candidate of **Ward No.7**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(25), dt.12.11.2015 to **Sri. Saleem M.A.**, defeated candidate of **Ward No.7** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Saleem M.A.**, defeated candidate for **Ward No.7** had submitted election expenditure accounts on receipt of notice without furnishing any explanation for his failure to submit the same within the stipulated period of 45 days from the date of declaration of results.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Saleem M.A.**, defeated candidate for **Ward No.7** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Saleem M.A.**, defeated candidate for **Ward No.7** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SEGANTI MURALI, DEFEATED CANDIDATE FOR WARD NO.7 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(26) .-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Seganti Murali**, defeated candidate of **Ward No.7**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(26), dt.12.11.2015 to **Sri. Seganti Murali**, defeated candidate of **Ward No.7** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Seganti Murali**, defeated candidate for **Ward No.7** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Seganti Murali**, defeated candidate for **Ward No.7** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Seganti Murali**, defeated candidate for **Ward No.7** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BOLLE GANGADHAR, DEFEATED CANDIDATE FOR WARD NO.8 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(27).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Bolle Gangadhar**, defeated candidate of **Ward No.8**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(27), dt.12.11.2015 to **Sri. Bolle Gangadhar**, defeated candidate of **Ward No.8** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Bolle Gangadhar**, defeated candidate for **Ward No.8** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Bolle Gangadhar**, defeated candidate for **Ward No.8** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Bolle Gangadhar**, defeated candidate for **Ward No.8** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CHITYALA LAXMAN, DEFEATED CANDIDATE FOR WARD NO.8 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(28).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Chityala Laxman**, defeated candidate of **Ward No.8**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(28), dt.12.11.2015 to **Sri. Chityala Laxman**, defeated candidate of **Ward No.8** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Chityala Laxman**, defeated candidate for **Ward No.8** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Chityala Laxman**, defeated candidate for **Ward No.8** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Chityala Laxman**, defeated candidate for **Ward No.8** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BOLLE PURUSHOTHAM, DEFEATED CANDIDATE FOR WARD NO.9 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(29). WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Bolle Purushotham**, defeated candidate of **Ward No.9**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(29), dt.12.11.2015 to **Sri. Bolle Purushotham**, defeated candidate of **Ward No.9** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Bolle Purushotham**, defeated candidate for **Ward No.9** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Bolle Purushotham**, defeated candidate for **Ward No.9** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Bolle Purushotham**, defeated candidate for **Ward No.9** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ALLAM RAJAMOULI, DEFEATED CANDIDATE FOR WARD NO.9 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(30).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Allam Rajamouli**, defeated candidate of **Ward No.9**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(30), dt.12.11.2015 to **Sri. Allam Rajamouli**, defeated candidate of **Ward No.9** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Allam Rajamouli**, defeated candidate for **Ward No.9** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Allam Rajamouli**, defeated candidate for **Ward No.9** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Allam Rajamouli**, defeated candidate for **Ward No.9** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SAMALLA RAJA NARSAIAH, DEFEATED CANDIDATE FOR WARD NO.9 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(31).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Samalla Raja Narsaiah**, defeated candidate of **Ward No.9**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(31), dt.12.11.2015 to **Sri. Samalla Raja Narsaiah**, defeated candidate of **Ward No.9** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Samalla Raja Narsaiah**, defeated candidate for **Ward No.9** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Samalla Raja Narsaiah**, defeated candidate for **Ward No.9** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Samalla Raja Narsaiah**, defeated candidate for **Ward No.9** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MAHMOODA BEGUM, DEFEATED CANDIDATE FOR WARD NO.10 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(32).** **WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Mahmooda Begum**, defeated candidate of **Ward No.10**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(32), dt.12.11.2015 to **Smt. Mahmooda Begum**, defeated candidate of **Ward No.10** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Mahmooda Begum**, defeated candidate for **Ward No.10** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Mahmooda Begum**, defeated candidate for **Ward No.10** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Mahmooda Begum**, defeated candidate for **Ward No.10** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SALEEMA BEGUM, DEFEATED CANDIDATE FOR WARD NO.10 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(33).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Saleema Begum**, defeated candidate of **Ward No.10**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(33), dt.12.11.2015 to **Smt. Saleema Begum**, defeated candidate of **Ward No.10** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Saleema Begum**, defeated candidate for **Ward No.10** had submitted daily election expenditure accounts on receipt of notice without furnishing any explanation for her failure to submit the same within the stipulated period of 45 days from the date of declaration of results.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Saleema Begum**, defeated candidate for **Ward No.10** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Saleema Begum**, defeated candidate for **Ward No.10** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. TABASSUM FATHEEMA, DEFEATED CANDIDATE FOR WARD NO.10 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(34).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Tabassum Fatheema**, defeated candidate of **Ward No.10**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(34), dt.12.11.2015 to **Smt. Tabassum Fatheema**, defeated candidate of **Ward No.10** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Tabassum Fatheema**, defeated candidate for **Ward No.10** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Tabassum Fatheema**, defeated candidate for **Ward No.10** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Tabassum Fatheema**, defeated candidate for **Ward No.10** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KATKURI RAJESHWARI, DEFEATED CANDIDATE FOR WARD NO.11 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(35).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Katkuri Rajeshwari**, defeated candidate of **Ward No.11**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(35), dt.12.11.2015 to **Smt. Katkuri Rajeshwari**, defeated candidate of **Ward No.11** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Katkuri Rajeshwari**, defeated candidate for **Ward No.11** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Katkuri Rajeshwari**, defeated candidate for **Ward No.11** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Katkuri Rajeshwari**, defeated candidate for **Ward No.11** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DAMA GANGU, DEFEATED CANDIDATE FOR WARD NO.11 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(36).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Dama Gangu**, defeated candidate of **Ward No.11**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(36), dt.12.11.2015 to **Smt. Dama Gangu**, defeated candidate of **Ward No.11** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Dama Gangu**, defeated candidate for **Ward No.11** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Dama Gangu**, defeated candidate for **Ward No.11** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Dama Gangu**, defeated candidate for **Ward No.11** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BALIJE PADMA, DEFEATED CANDIDATE FOR WARD NO.11 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(37).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Balije Padma**, defeated candidate of **Ward No.11**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(37), dt.12.11.2015 to **Smt. Balije Padma**, defeated candidate of **Ward No.11** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Balije Padma**, defeated candidate for **Ward No.11** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Balije Padma**, defeated candidate for **Ward No.11** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Balije Padma**, defeated candidate for **Ward No.11** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NASEEM SULTHANA, DEFEATED CANDIDATE FOR WARD NO.11 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(38).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Naseem Sulthana**, defeated candidate of **Ward No.11**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(38), dt.12.11.2015 to **Smt. Naseem Sulthana**, defeated candidate of **Ward No.11** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Naseem Sulthana**, defeated candidate for **Ward No.11** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Naseem Sulthana**, defeated candidate for **Ward No.11** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Naseem Sulthana**, defeated candidate for **Ward No.11** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GUNTUKA NAGARAJU, DEFEATED CANDIDATE FOR WARD NO.12 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(39).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Guntuka Nagaraju**, defeated candidate of **Ward No.12**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(39), dt.12.11.2015 to **Sri. Guntuka Nagaraju**, defeated candidate of **Ward No.12** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Guntuka Nagaraju**, defeated candidate for **Ward No.12** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Guntuka Nagaraju**, defeated candidate for **Ward No.12** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Guntuka Nagaraju**, defeated candidate for **Ward No.12** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SRIPATHI NAGABHUSHANAM, DEFEATED CANDIDATE FOR WARD NO.12 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(40).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Sripathi Nagabhushanam**, defeated candidate of **Ward No.12**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(40), dt.12.11.2015 to **Sri. Sripathi Nagabhushanam**, defeated candidate of **Ward No.12** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Sripathi Nagabhushanam**, defeated candidate for **Ward No.12** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Sripathi Nagabhushanam**, defeated candidate for **Ward No.12** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Sripathi Nagabhushanam**, defeated candidate for **Ward No.12** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BALE RAMESH, DEFEATED CANDIDATE FOR WARD NO.12 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(41) .-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Bale Ramesh**, defeated candidate of **Ward No.12**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(41), dt.12.11.2015 to **Sri. Bale Ramesh**, defeated candidate of **Ward No.12** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Bale Ramesh**, defeated candidate for **Ward No.12** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Bale Ramesh**, defeated candidate for **Ward No.12** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Bale Ramesh**, defeated candidate for **Ward No.12** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. JANGAM PRASAD, DEFEATED CANDIDATE FOR WARD NO.13 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(42).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Jangam Prasad**, defeated candidate of **Ward No.13**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(42), dt.12.11.2015 to **Sri. Jangam Prasad**, defeated candidate of **Ward No.13** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Jangam Prasad**, defeated candidate for **Ward No.13** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Jangam Prasad**, defeated candidate for **Ward No.13** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Jangam Prasad**, defeated candidate for **Ward No.13** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. TULASI KRISHNA, DEFEATED CANDIDATE FOR WARD NO.13 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(43).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Tulasi Krishna**, defeated candidate of **Ward No.13**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(43), dt.12.11.2015 to **Sri. Tulasi Krishna**, defeated candidate of **Ward No.13** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Tulasi Krishna**, defeated candidate for **Ward No.13** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Tulasi Krishna**, defeated candidate for **Ward No.13** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Tulasi Krishna**, defeated candidate for **Ward No.13** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RIZWANA BEGUM, DEFEATED CANDIDATE FOR WARD NO.14 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(44).** **WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Rizwana Begum**, defeated candidate of **Ward No.14**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(44), dt.12.11.2015 to **Smt. Rizwana Begum**, defeated candidate of **Ward No.14** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Rizwana Begum**, defeated candidate for **Ward No.14** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Rizwana Begum**, defeated candidate for **Ward No.14** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Rizwana Begum**, defeated candidate for **Ward No.14** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NASREEN SULTHANA, DEFEATED CANDIDATE FOR WARD NO.14 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(45).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Nasreen Sulthana**, defeated candidate of **Ward No.14**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(45), dt.12.11.2015 to **Smt. Nasreen Sulthana**, defeated candidate of **Ward No.14** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Nasreen Sulthana**, defeated candidate for **Ward No.14** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Nasreen Sulthana**, defeated candidate for **Ward No.14** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Nasreen Sulthana**, defeated candidate for **Ward No.14** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. AKTHAR FATHIMA, DEFEATED CANDIDATE FOR WARD NO.15 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(46).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may be order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Akthar Fathima**, defeated candidate of **Ward No.15**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(46), dt.12.11.2015 to **Smt. Akthar Fathima**, defeated candidate of **Ward No.15** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Akthar Fathima**, defeated candidate for **Ward No.15** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Akthar Fathima**, defeated candidate for **Ward No.15** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Akthar Fathima**, defeated candidate for **Ward No.15** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JUMBARTHI SANJEEVA RANI, DEFEATED CANDIDATE FOR WARD NO.15 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(47).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Jumbarthi Sanjeeva Rani**, defeated candidate of **Ward No.15**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(47), dt.12.11.2015 to **Smt. Jumbarthi Sanjeeva Rani**, defeated candidate of **Ward No.15** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Jumbarthi Sanjeeva Rani**, defeated candidate for **Ward No.15** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Jumbarthi Sanjeeva Rani**, defeated candidate for **Ward No.15** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Jumbarthi Sanjeeva Rani**, defeated candidate for **Ward No.15** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SAJIDA BEGUM, DEFEATED CANDIDATE FOR WARD NO.15 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(48).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may be order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Sajida Begum**, defeated candidate of **Ward No.15**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(48), dt.12.11.2015 to **Smt. Sajida Begum**, defeated candidate of **Ward No.15** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Sajida Begum**, defeated candidate for **Ward No.15** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Sajida Begum**, defeated candidate for **Ward No.15** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Sajida Begum**, defeated candidate for **Ward No.15** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. FATHIMA BEE, DEFEATED CANDIDATE FOR WARD NO.15 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(49).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Fathima Bee**, defeated candidate of **Ward No.15**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(49), dt.12.11.2015 to **Smt. Fathima Bee**, defeated candidate of **Ward No.15** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Fathima Bee**, defeated candidate for **Ward No.15** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Fathima Bee**, defeated candidate for **Ward No.15** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Fathima Bee**, defeated candidate for **Ward No.15** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PENDAM KAMALA, DEFEATED CANDIDATE FOR WARD NO.16 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(50).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Pendam Kamala**, defeated candidate of **Ward No.16**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(50), dt.12.11.2015 to **Smt. Pendam Kamala**, defeated candidate of **Ward No.16** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Pendam Kamala**, defeated candidate for **Ward No.16** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Pendam Kamala**, defeated candidate for **Ward No.16** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Pendam Kamala**, defeated candidate for **Ward No.16** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. AKKINAPALLI SUJATHA, DEFEATED CANDIDATE FOR WARD NO.16 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(51).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Akkinapalli Sujatha**, defeated candidate of **Ward No.16**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(51), dt.12.11.2015 to **Smt. Akkinapalli Sujatha**, defeated candidate of **Ward No.16** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Akkinapalli Sujatha**, defeated candidate for **Ward No.16** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Akkinapalli Sujatha**, defeated candidate for **Ward No.16** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Akkinapalli Sujatha**, defeated candidate for **Ward No.16** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JILLA SUNITHA, DEFEATED CANDIDATE FOR WARD NO.16 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(52).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Jilla Sunitha**, defeated candidate of **Ward No.16**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(52), dt.12.11.2015 to **Smt. Jilla Sunitha**, defeated candidate of **Ward No.16** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Jilla Sunitha**, defeated candidate for **Ward No.16** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Jilla Sunitha**, defeated candidate for **Ward No.16** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Jilla Sunitha**, defeated candidate for **Ward No.16** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NEELI GAYATHRI, DEFEATED CANDIDATE FOR WARD NO.16 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(53).** **WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Neeli Gayathri**, defeated candidate of **Ward No.16**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(53), dt.12.11.2015 to **Smt. Neeli Gayathri**, defeated candidate of **Ward No.16** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Neeli Gayathri**, defeated candidate for **Ward No.16** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Neeli Gayathri**, defeated candidate for **Ward No.16** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Neeli Gayathri**, defeated candidate for **Ward No.16** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHINTA ANURADHA, DEFEATED CANDIDATE FOR WARD NO.17 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(54).**-**WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Chinta Anuradha**, defeated candidate of **Ward No.17**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(54), dt.12.11.2015 to **Smt. Chinta Anuradha**, defeated candidate of **Ward No.17** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Chinta Anuradha**, defeated candidate for **Ward No.17** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Chinta Anuradha**, defeated candidate for **Ward No.17** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Chinta Anuradha**, defeated candidate for **Ward No.17** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BEJJARAPU MALATHI, DEFEATED CANDIDATE FOR WARD NO.18 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(55).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Bejjarapu Malathi**, defeated candidate of **Ward No.18**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(55), dt.12.11.2015 to **Smt. Bejjarapu Malathi**, defeated candidate of **Ward No.18** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Bejjarapu Malathi**, defeated candidate for **Ward No.18** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Bejjarapu Malathi**, defeated candidate for **Ward No.18** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Bejjarapu Malathi**, defeated candidate for **Ward No.18** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MULKA BHUVANA, DEFEATED CANDIDATE FOR WARD NO.18 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(56).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may be order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Mulka Bhuvana**, defeated candidate of **Ward No.18**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(56), dt.12.11.2015 to **Smt. Mulka Bhuvana**, defeated candidate of **Ward No.18** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Mulka Bhuvana**, defeated candidate for **Ward No.18** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Mulka Bhuvana**, defeated candidate for **Ward No.18** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Mulka Bhuvana**, defeated candidate for **Ward No.18** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VASALA SHOBHA, DEFEATED CANDIDATE FOR WARD NO.18 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(57).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Vasala Shobha**, defeated candidate of **Ward No.18**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(57), dt.12.11.2015 to **Smt. Vasala Shobha**, defeated candidate of **Ward No.18** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Vasala Shobha**, defeated candidate for **Ward No.18** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Vasala Shobha**, defeated candidate for **Ward No.18** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Vasala Shobha**, defeated candidate for **Ward No.18** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GONE LAVANYA, DEFEATED CANDIDATE FOR WARD NO.20 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(58).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Gone Lavanya**, defeated candidate of **Ward No.20**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(59), dt.12.11.2015 to **Smt. Gone Lavanya**, defeated candidate of **Ward No.20** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Gone Lavanya**, defeated candidate for **Ward No.20** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Gone Lavanya**, defeated candidate for **Ward No.20** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Gone Lavanya**, defeated candidate for **Ward No.20** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. REGUNTA LAVANYA, DEFEATED CANDIDATE FOR WARD NO.20 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(59).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Regunta Lavanya**, defeated candidate of **Ward No.20**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(60), dt.12.11.2015 to **Smt. Regunta Lavanya**, defeated candidate of **Ward No.20** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Regunta Lavanya**, defeated candidate for **Ward No.20** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Regunta Lavanya**, defeated candidate for **Ward No.20** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Regunta Lavanya**, defeated candidate for **Ward No.20** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KATKAM ANASUYA, DEFEATED CANDIDATE FOR WARD NO.20 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(60).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Katkam Anasuya**, defeated candidate of **Ward No.20**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(61), dt.12.11.2015 to **Smt. Katkam Anasuya**, defeated candidate of **Ward No.20** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Katkam Anasuya**, defeated candidate for **Ward No.20** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Katkam Anasuya**, defeated candidate for **Ward No.20** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Katkam Anasuya**, defeated candidate for **Ward No.20** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. THIRUMALA JAGADISHWAR, DEFEATED CANDIDATE FOR WARD NO.21 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(61).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Thirumala Jagadishwar**, defeated candidate of **Ward No.21**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(62), dt.12.11.2015 to **Sri. Thirumala Jagadishwar**, defeated candidate of **Ward No.21** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Thirumala Jagadishwar**, defeated candidate for **Ward No.21** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Thirumala Jagadishwar**, defeated candidate for **Ward No.21** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Thirumala Jagadishwar**, defeated candidate for **Ward No.21** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ILLUTAPU SANDHYA, DEFEATED CANDIDATE FOR WARD NO.22 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(62).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Illutapu Sandhya**, defeated candidate of **Ward No.22**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(63), dt.12.11.2015 to **Smt. Illutapu Sandhya**, defeated candidate of **Ward No.22** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Illutapu Sandhya**, defeated candidate for **Ward No.22** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Illutapu Sandhya**, defeated candidate for **Ward No.22** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Illutapu Sandhya**, defeated candidate for **Ward No.22** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SAMEENA BEGUM, DEFEATED CANDIDATE FOR WARD NO.22 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(63).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Sameena Begum**, defeated candidate of **Ward No.22**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(64), dt.12.11.2015 to **Smt. Sameena Begum**, defeated candidate of **Ward No.22** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Sameena Begum**, defeated candidate for **Ward No.22** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Sameena Begum**, defeated candidate for **Ward No.22** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Sameena Begum**, defeated candidate for **Ward No.22** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JUMBARTHI LATHA, DEFEATED CANDIDATE FOR WARD NO.22 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(64).**-**WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Jumbarthi Latha**, defeated candidate of **Ward No.22**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(65), dt.12.11.2015 to **Smt. Jumbarthi Latha**, defeated candidate of **Ward No.22** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Jumbarthi Latha**, defeated candidate for **Ward No.22** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Jumbarthi Latha**, defeated candidate for **Ward No.22** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Jumbarthi Latha**, defeated candidate for **Ward No.22** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ABDUL NAYEEM, DEFEATED CANDIDATE FOR WARD NO.23 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(65).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Abdul Nayeem**, defeated candidate of **Ward No.23**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(66), dt.12.11.2015 to **Sri. Abdul Nayeem**, defeated candidate of **Ward No.23** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Abdul Nayeem**, defeated candidate for **Ward No.23** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Abdul Nayeem**, defeated candidate for **Ward No.23** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Abdul Nayeem**, defeated candidate for **Ward No.23** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KODURI VENUGOPAL, DEFEATED CANDIDATE FOR WARD NO.23 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(66).**-**WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may be order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Koduri Venugopal**, defeated candidate of **Ward No.23**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(67), dt.12.11.2015 to **Sri. Koduri Venugopal**, defeated candidate of **Ward No.23** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Koduri Venugopal**, defeated candidate for **Ward No.23** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Koduri Venugopal**, defeated candidate for **Ward No.23** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Koduri Venugopal**, defeated candidate for **Ward No.23** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ZAKEER M.A., DEFEATED CANDIDATE FOR WARD NO.23 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(67).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Zakeer M.A.**, defeated candidate of **Ward No.23**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(68), dt.12.11.2015 to **Sri. Zakeer M.A.**, defeated candidate of **Ward No.23** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Zakeer M.A.**, defeated candidate for **Ward No.23** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Zakeer M.A.**, defeated candidate for **Ward No.23** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Zakeer M.A.**, defeated candidate for **Ward No.23** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHAMMED SIRJUDDIN, DEFEATED CANDIDATE FOR WARD NO.23 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(68).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Mohammed Sirjuddin**, defeated candidate of **Ward No.23**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(69), dt.12.11.2015 to **Sri. Mohammed Sirjuddin**, defeated candidate of **Ward No.23** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Mohammed Sirjuddin**, defeated candidate for **Ward No.23** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Mohammed Sirjuddin**, defeated candidate for **Ward No.23** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Mohammed Sirjuddin**, defeated candidate for **Ward No.23** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. LPPA SHANKARAMMA, DEFEATED CANDIDATE FOR WARD NO.24 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(69).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Ippa Shankaramma**, defeated candidate of **Ward No.24**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(70), dt.12.11.2015 to **Smt. Ippa Shankaramma**, defeated candidate of **Ward No.24** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Ippa Shankaramma**, defeated candidate for **Ward No.24** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Ippa Shankaramma**, defeated candidate for **Ward No.24** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Ippa Shankaramma**, defeated candidate for **Ward No.24** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SORUPAKA RAJAMMA, DEFEATED CANDIDATE FOR WARD NO.24 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(70).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Sorupaka Rajamma**, defeated candidate of **Ward No.24**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(71), dt.12.11.2015 to **Smt. Sorupaka Rajamma**, defeated candidate of **Ward No.24** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Sorupaka Rajamma**, defeated candidate for **Ward No.24** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Sorupaka Rajamma**, defeated candidate for **Ward No.24** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Sorupaka Rajamma**, defeated candidate for **Ward No.24** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. EARNALA RAJINI, DEFEATED CANDIDATE FOR WARD NO.24 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(71).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Earnala Rajini**, defeated candidate of **Ward No.24**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(72), dt.12.11.2015 to **Smt. Earnala Rajini**, defeated candidate of **Ward No.24** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Earnala Rajini**, defeated candidate for **Ward No.24** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Earnala Rajini**, defeated candidate for **Ward No.24** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Earnala Rajini**, defeated candidate for **Ward No.24** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KADAMANCHI POSHAMMA @ POCHAMMA, DEFEATED CANDIDATE FOR WARD NO.24 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(72).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Kadamanchi Poshamma @ Pochamma**, defeated candidate of **Ward No.24**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(73), dt.12.11.2015 to **Smt. Kadamanchi Poshamma @ Pochamma**, defeated candidate of **Ward No.24** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Kadamanchi Poshamma @ Pochamma**, defeated candidate for **Ward No.24** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Kadamanchi Poshamma @ Pochamma**, defeated candidate for **Ward No.24** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Kadamanchi Poshamma @ Pochamma**, defeated candidate for **Ward No.24** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GANDAM PADMA, DEFEATED CANDIDATE FOR WARD NO.24 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(73).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Gandam Padma**, defeated candidate of **Ward No.24**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(74), dt.12.11.2015 to **Smt. Gandam Padma**, defeated candidate of **Ward No.24** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Gandam Padma**, defeated candidate for **Ward No.24** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Gandam Padma**, defeated candidate for **Ward No.24** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Gandam Padma**, defeated candidate for **Ward No.24** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NUNE BHOODAMMA, DEFEATED CANDIDATE FOR WARD NO.24 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(74) .-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Nune Bhoodamma**, defeated candidate of **Ward No.24**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(75), dt.12.11.2015 to **Smt. Nune Bhoodamma**, defeated candidate of **Ward No.24** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Nune Bhoodamma**, defeated candidate for **Ward No.24** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Nune Bhoodamma**, defeated candidate for **Ward No.24** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Nune Bhoodamma**, defeated candidate for **Ward No.24** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RUDRA SHAKUNTHALA, DEFEATED CANDIDATE FOR WARD NO.25 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(75).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Rudra Shakunthala**, defeated candidate of **Ward No.25**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(76), dt.12.11.2015 to **Smt. Rudra Shakunthala**, defeated candidate of **Ward No.25** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Rudra Shakunthala**, defeated candidate for **Ward No.25** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Rudra Shakunthala**, defeated candidate for **Ward No.25** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Rudra Shakunthala**, defeated candidate for **Ward No.25** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ABDUL RAHEEM, DEFEATED CANDIDATE FOR WARD NO.25 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(76).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Abdul Raheem**, defeated candidate of **Ward No.25**,

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(77), dt.12.11.2015 to **Sri. Abdul Raheem**, defeated candidate of **Ward No.25** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Abdul Raheem**, defeated candidate for **Ward No.25** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Abdul Raheem**, defeated candidate for **Ward No.25** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Abdul Raheem**, defeated candidate for **Ward No.25** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PANDITH MANJULA, DEFEATED CANDIDATE FOR WARD NO.25 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(77).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Pandith Manjula**, defeated candidate of **Ward No.25**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(78), dt.12.11.2015 to **Smt. Pandith Manjula**, defeated candidate of **Ward No.25** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Pandith Manjula**, defeated candidate for **Ward No.25** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Pandith Manjula**, defeated candidate for **Ward No.25** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Pandith Manjula**, defeated candidate for **Ward No.25** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MACCHA SRIDHAR, DEFEATED CANDIDATE FOR WARD NO.26 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(78).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Maccha Sridhar**, defeated candidate of **Ward No.26**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(79), dt.12.11.2015 to **Sri. Maccha Sridhar**, defeated candidate of **Ward No.26** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Maccha Sridhar**, defeated candidate for **Ward No.26** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Maccha Sridhar**, defeated candidate for **Ward No.26** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Maccha Sridhar**, defeated candidate for **Ward No.26** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MADAVENI NARESH, DEFEATED CANDIDATE FOR WARD NO.26 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(79).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Madaveni Naresh**, defeated candidate of **Ward No.26**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(80), dt.12.11.2015 to **Sri. Madaveni Naresh**, defeated candidate of **Ward No.26** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Madaveni Naresh**, defeated candidate for **Ward No.26** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Madaveni Naresh**, defeated candidate for **Ward No.26** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Madaveni Naresh**, defeated candidate for **Ward No.26** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SANDA SRIPATHI, DEFEATED CANDIDATE FOR WARD NO.26 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(80).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Sanda Sripathi**, defeated candidate of **Ward No.26**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(81), dt.12.11.2015 to **Sri. Sanda Sripathi**, defeated candidate of **Ward No.26** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Sanda Sripathi**, defeated candidate for **Ward No.26** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Sanda Sripathi**, defeated candidate for **Ward No.26** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Sanda Sripathi**, defeated candidate for **Ward No.26** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHD. ALEEMUDDIN, DEFEATED CANDIDATE FOR WARD NO.26 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(81).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Mohd. Aleemuddin**, defeated candidate of **Ward No.26**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(82), dt.12.11.2015 to **Sri. Mohd. Aleemuddin**, defeated candidate of **Ward No.26** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Mohd. Aleemuddin**, defeated candidate for **Ward No.26** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Mohd. Aleemuddin**, defeated candidate for **Ward No.26** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Mohd. Aleemuddin**, defeated candidate for **Ward No.26** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BUSA RAJENDER, DEFEATED CANDIDATE FOR WARD NO.26 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(82).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Busa Rajender**, defeated candidate of **Ward No.26**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(83), dt.12.11.2015 to **Sri. Busa Rajender**, defeated candidate of **Ward No.26** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Busa Rajender**, defeated candidate for **Ward No.26** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Busa Rajender**, defeated candidate for **Ward No.26** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Busa Rajender**, defeated candidate for **Ward No.26** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MARUPAKA THIRUPATHI, DEFEATED CANDIDATE FOR WARD NO.26 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(83).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Marupaka Thirupathi**, defeated candidate of **Ward No.26**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(84), dt.12.11.2015 to **Sri. Marupaka Thirupathi**, defeated candidate of **Ward No.26** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Marupaka Thirupathi**, defeated candidate for **Ward No.26** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Marupaka Thirupathi**, defeated candidate for **Ward No.26** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Marupaka Thirupathi**, defeated candidate for **Ward No.26** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BANDARI VENKATI, DEFEATED CANDIDATE FOR WARD NO.27 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(84).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Bandari Venkati**, defeated candidate of **Ward No.27**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(85), dt.12.11.2015 to **Sri. Bandari Venkati**, defeated candidate of **Ward No.27** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Bandari Venkati**, defeated candidate for **Ward No.27** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Bandari Venkati**, defeated candidate for **Ward No.27** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Bandari Venkati**, defeated candidate for **Ward No.27** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SUTHARI SRINIVAS, DEFEATED CANDIDATE FOR WARD NO.27 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(85).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Suthari Srinivas**, defeated candidate of **Ward No.27**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(86), dt.12.11.2015 to **Sri. Suthari Srinivas**, defeated candidate of **Ward No.27** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Suthari Srinivas**, defeated candidate for **Ward No.27** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Suthari Srinivas**, defeated candidate for **Ward No.27** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Suthari Srinivas**, defeated candidate for **Ward No.27** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GADDAM DEVENDER, DEFEATED CANDIDATE FOR WARD NO.27 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(86).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Gaddam Devender**, defeated candidate of **Ward No.27**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(87), dt.12.11.2015 to **Sri. Gaddam Devender**, defeated candidate of **Ward No.27** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Gaddam Devender**, defeated candidate for **Ward No.27** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Gaddam Devender**, defeated candidate for **Ward No.27** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Gaddam Devender**, defeated candidate for **Ward No.27** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. THATIKONDA PURUSHOTHAM, DEFEATED CANDIDATE FOR WARD NO.27 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(87).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Thatikonda Purushotham**, defeated candidate of **Ward No.27**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(88), dt.12.11.2015 to **Sri. Thatikonda Purushotham**, defeated candidate of **Ward No.27** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Thatikonda Purushotham**, defeated candidate for **Ward No.27** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Thatikonda Purushotham**, defeated candidate for **Ward No.27** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Thatikonda Purushotham**, defeated candidate for **Ward No.27** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KALLEDA GANGAMANI, DEFEATED CANDIDATE FOR WARD NO.28 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(88).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Kalleda Gangamani**, defeated candidate of **Ward No.28**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(89), dt.12.11.2015 to **Smt. Kalleda Gangamani**, defeated candidate of **Ward No.28** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Kalleda Gangamani**, defeated candidate for **Ward No.28** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Kalleda Gangamani**, defeated candidate for **Ward No.28** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Kalleda Gangamani**, defeated candidate for **Ward No.28** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GANAPURAM PADMA LATHA, DEFEATED CANDIDATE FOR WARD NO.28 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(89).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Ganapuram Padma Latha**, defeated candidate of **Ward No.28**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(90), dt.12.11.2015 to **Smt. Ganapuram Padma Latha**, defeated candidate of **Ward No.28** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Ganapuram Padma Latha**, defeated candidate for **Ward No.28** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Ganapuram Padma Latha**, defeated candidate for **Ward No.28** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Ganapuram Padma Latha**, defeated candidate for **Ward No.28** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PASULOTI SUSHEELA, DEFEATED CANDIDATE FOR WARD NO.28 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(90).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Pasuloti Susheela**, defeated candidate of **Ward No.28**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(91), dt.12.11.2015 to **Smt. Pasuloti Susheela**, defeated candidate of **Ward No.28** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Pasuloti Susheela**, defeated candidate for **Ward No.28** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Pasuloti Susheela**, defeated candidate for **Ward No.28** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Pasuloti Susheela**, defeated candidate for **Ward No.28** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHETPALLI MAMATHA, DEFEATED CANDIDATE FOR WARD NO.28 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(91).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Smt. Chetpalli Mamatha**, defeated candidate of **Ward No.28**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(92), dt.12.11.2015 to **Smt. Chetpalli Mamatha**, defeated candidate of **Ward No.28** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Smt. Chetpalli Mamatha**, defeated candidate for **Ward No.28** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Chetpalli Mamatha**, defeated candidate for **Ward No.28** in Korutla Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Chetpalli Mamatha**, defeated candidate for **Ward No.28** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GADDAM YELLA REDDY, DEFEATED CANDIDATE FOR WARD NO.31 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(92).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Gaddam Yella Reddy**, defeated candidate of **Ward No.31**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(93), dt.12.11.2015 to **Sri. Gaddam Yella Reddy**, defeated candidate of **Ward No.31** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Gaddam Yella Reddy**, defeated candidate for **Ward No.31** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Gaddam Yella Reddy**, defeated candidate for **Ward No.31** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Gaddam Yella Reddy**, defeated candidate for **Ward No.31** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CHILUKA GANGARAM, DEFEATED CANDIDATE FOR WARD NO.31 OF KORUTLA MUNICIPALITY, JAGTIAL DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.885/TSEC-L/2015-(93).-WHEREAS**, the fourth ordinary elections to Korutla Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Korutla Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Karimnagar District reported to the State Election Commission vide letter Lr.No. H4/4407/2015, dtd:31.10.2015, furnishing a list of (94) contested candidates of Korutla Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the 94 defaulters is **Sri. Chiluka Gangaram**, defeated candidate of **Ward No.31**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.885/TSEC-L(ULBs)/2015(94), dt.12.11.2015 to **Sri. Chiluka Gangaram**, defeated candidate of **Ward No.31** in Korutla Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Commissioner, Korutla Municipality vide letter No. C1/Elections/373/2014, dt:24.06.2017 with the approval of the Collector & District Election Authority, Jagtial informed the Commission that **Sri. Chiluka Gangaram**, defeated candidate for **Ward No.31** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Chiluka Gangaram**, defeated candidate for **Ward No.31** in Korutla Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Chiluka Gangaram**, defeated candidate for **Ward No.31** in Korutla Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**(BY ORDER AND IN THE NAME OF THE STATE ELECTION COMMISSIONER)**

Hyderabad,  
01-07-2017.

**M.ASHOK KUMAR,**  
*Secretary.*